## **Remarks**

The Examiner identified the several species as patentably distinct from one another based on the figures. To expedite discussion about the claims, Applicant has identified below the claims readable upon the figures and species identified by the Examiner.

<b>Species</b>	<b>Figures</b>	<u>Claims</u>
1.	Fig. 1-6	3-13,15-36, and 38-61
11.	Fig. 7-9	3,6-14,16-37, and 39-61
111.	Fig. 10	6-11,13,14,16-37, and 39-61
IV.	Fig. 11,12	4-14,16-37, and 39-61
<b>V.</b>	Fig. 13,14	1-11,13,14,16-27,29-37,39-47, and 49-61

The Examiner further stated that no generic claims currently exist in the pending claim set. The Applicant respectfully disagrees with the Examiner's statement about generic claims. In particular, claims 6-11, 16-27, 29-36, 39-47, and 49-61 are believed to be generic and readable upon all five of the species identified by the Examiner.

Applicant hereby elects to proceed with examination of the species I invention and the associated claims 3-13,15-36, and 38-61. Claims 1 and 2 are canceled. Applicant reserves the right to reintroduce the subject matter of claims 1 and 2 in a divisional application or other subsequent application to be filed at the U.S. Patent and Trademark office. Claims 14 and 37 have been withdrawn as directed to non-elected species, but are dependent upon elected independent claims. As such, if the claims is allowed, then claims 14 and 37 should be considered and allowed to issue with this application because they are dependent on generic claims that are part of the elected species. Claims 56 and 61 were amended to correct typographical errors. Claims 3-61 remain pending in this application.

## **Conclusion**

On the basis of the foregoing, Applicant respectfully submits that claims 3-61 are now believed to be in condition for allowance. Applicant respectfully requests that a timely Notice of Allowance be issued in this case.

Respectfully submitted,

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